| COMBINED TRANSMITTAL OF APPEAL BRIEF TO THE BOARD OF PATENT APPEALS AND INTERFERENCES & PETITION FOR EXTENSION OF TIME UNDER 37 C.F.R. 1.136(a) (Small Entity) Docket No. IDS-14402/14 | | | | | | | |
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| In F | Re Application O | f: Venegas, Jr. | | | | | |
| Apr | olication No. | Filing Date | Examiner | Customer No. | Group Art Unit | Confirmation No. | |
| | 09/829,032 | 04/09/2001 | Schulterbrandt | 25006 | 3632 | 8394 | |
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| the | provisions of 37 | CFR 1.136(a) to ea | neal Brief to the Board of Pa extend the period for filing an a consion of time of (check desire ths | Appeal Brief. | | and petition under | |
| _ | from: | Dec. 29, 2004 | | | 05 (Saturday) | TO MONING | |
| | | Dec. 29, 200 | <u> </u> | | Date | | |
| The | The fee for the Appeal Brief and Extension of Time has been calculated as shown below: | | | | | | |
| | | | Fee for Appeal Brief: | \$25 | 0.00 | | |
| | | | Fee for Extension of Tir | ne: \$6 | 0.00 | | |
| TOTAL FEE FOR APPEAL BRIEF AND EXTENSION OF TIME: \$310.00 | | | | | | | |
| The | fee for the Appe | al Brief and exten | sion of time is to be paid as f | ollows: | | | |
| ⊠ | A check in the a | amount of \$31 | 10.00 for the Appeal Brie | ef and extension | of time is enclos | ed. | |
| | Please charge | Deposit Account N | lo. in the a | mount of | | | |
| X | The Director is hereby authorized to charge payment of the following fees associated with this communication or credit any overpayment to Deposit Account No. 07-1180 | | | | | | |
| | - | | uired under 37 C.F.R. 1.16. essing fees under 37 CFR 1.1 | 7. | | | |
| X | If an additional extension of time is required, please consider this a petition therefor and charge any additional fees which may be required to Deposit Account No. | | | | | | |
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COMBINED TRANSMITTAL OF APPEAL BRIEF TO THE BOARD OF PATENT Docket No. APPEALS AND INTERFERENCES & PETITION FOR EXTENSION OF TIME IDS-14402/14 UNDER 37 C.F.R. 1.136(a) (Small Entity) In Re Application Of: Rivin Confirmation No. Examiner Customer No. Group Art Unit Application No. Filing Date 09/829,032 04/09/2001 Schulterbrandt 25006 3632 8394 PORTABLE SIGN SUPPORT APPARATUS TO THE COMMISSIONER FOR PATENTS: This combined Transmittal of Appeal Brief to the Board of Patent Appeals and Interferences and petition for extension of time under 37 CFR 1.136(a) is respectfully submitted by the undersigned: Dated: Jan. 31, 2005 Signatur John G. Posa Reg. No. 37,424 Gifford, Krass, Groh, Sprinkle et al PO Box 7021 Troy, MI 48007-7021 Certificate of Transmission by Facsimile* Certificate of Mailing hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to "Commissioner

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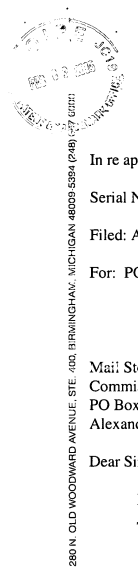
Signature of Person Mailing Correspondence

Sheryl L. Hammer

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE **BOARD OF PATENT APPEALS AND INTERFERENCES**

In re application of: Venegas, Jr.

Serial No.: 09/829,032 Group No.: 3632

Filed: April 9, 2001 Examiner: Schulterbrandt

For: PORTABLE SIGN SUPPORT APPARATUS

APPELLANTS' BRIEF UNDER 37 CFR §1.192

Mail Stop Appeal Brief Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Dear Sir:

I. **Real Party in Interest**

The real party and interest in this case is Frank Venegas, Jr., Applicant and Appellant.

II. **Related Appeals and Interferences**

There are no appeals or interferences which will directly affect or be directly affected by or have a bearing on the Board's decision in the pending appeal.

III. Status of Claims

The present application was filed with 10 claims. Claims 2-4 and 10 were canceled by amendment in January 2004. Claims 1 and 5-9 are pending and under appeal. Claim 1 is the sole independent claim.

IV. **Status of Amendments Filed Subsequent Final Rejection**

No after-final amendments have been filed.

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V. Summary of Claimed Subject Matter

Independent claim 1 provides a support apparatus comprising a sign having an elongated post with a geometric cross section and a plurality of spaced-apart through-holes; and a base comprising a hollow fillable body having a bottom portion adapted to rest on a ground surface and a top portion transitioning into a collar, the collar including a bore dimensioned to receive the geometric cross section of the post and at least one aperture configured to align with one of the spaced-apart through-holes of the post when it is received into the collar, and a fastener received by the aperture and through holes to hold the sign in an aligned, upright position. (Specification, page 5, line 16; Figure 2).

VI. Grounds of Objection/Rejection To Be Reviewed On Appeal

A. The rejection of claims 1 and 5-9 under 35 U.S.C. §103(a) as being unpatentable over U.S. Patent No. 5,220,740 to Brault in view of U.S. Patent Nos. 3,119,588 to Keats and 6,401,658 to Teets.

VII. Argument

Drawings

The objection to the drawings concerned claim 10, which was canceled by amendment in January 2004 rendering this objection moot.

A. Rejection of Claims 1 and 5-9 under 35 U.S.C. §103(a)

Claims 1 and 5-9 stand rejected under 35 U.S.C. §103(a) as being unpatentable over U.S. Patent No. 5,220,740 to Brault in view of U.S. Patent Nos. 3,119,588 to Keats and 6,401,658 to Teets.1 The Examiner concedes that primary reference, Brault, "does not teach a plurality of through holes in the post or a post hole lined with a collar hole," but argues that it would be obvious to one of ordinary skill in the art to modify Brault to have multiple holes for adjusting the height of the sign (20) as taught by Keats, and then it would have been obvious to modify Brault to better secure Brault's post (18) to the

¹ This is apparently two separate rejections in the same paragraph; that s, it is NOT a rejection under 35 U.S.C. §103(a) over U.S. Patent No. 5,220,740 to Brault in view of U.S. Patent No. 3,119,588 to Keats and *further in view* of U.S. Patent No. 6,401,658 to Teets.

collar by using a fastener into through holes, as taught by Teets. Appellant respectfully disagrees, and argues that the Examiner has applied the wrong standard in this case.

In rejecting claims under 35 U.S.C. §103, the Examiner must provide a reason why one having ordinary skill in the pertinent art would have been led to combine the cited references to arrive at Applicant's claimed invention. There must be something *in the prior art* that suggests the proposed combination, other than the hindsight gained from knowledge that the inventor choose to combine these particular things in this particular way. <u>Uniroyal Inc. v. Rudkin-Wiley Corp.</u>, 837 F.2d 1044, 1051, 5 USPQ2d 1434, 1438 (Fed. Cir. 1988). The Examiner is also required to make specific findings on a suggestion to combine prior-art references. <u>In Re Dembeczak</u>, 175 F.3d 994, 1000-01, 50 USPQ2d 1614, 1617-19 (Fed. Cir. 1999). In this case, there are no teachings or suggestions form the prior art in support of the Examiner's proposed combinations. Brault contains no disclosure regarding "height adjustment" or a "more secure" connection.

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The mere fact that references *can* be combined or modified does not render the resultant combination obvious unless the prior art also suggests the desirability of the combination. <u>In re Mills</u>, 916 F.2d 680, 16 USPQ2d 1430 (Fed. Cir. 1990). Moreover, if a proposed modification or combination of the prior art would change the principle of operation of the prior art invention being modified, then the teachings of the references are not sufficient to render the claims *prima facie* obvious. <u>In re Ratti</u>, 270 F.2d 810, 123 USPQ 349 (CCPA 1959). In this case, it is clear from the disclosure and specification of the '740 patent to Brault that the securement mechanism shown in Figure 5 is not only adequate but preferred.

"The post 18 which is adapted to support an item such as the sign 20 in Figure 1, is fittingly adapted to be mounted in the aperture 16 and be upstandingly retained thereinto. ... The post 18 is additionally held in an upstanding position by a corresponding aperture 60 in a recessed portion of the bottom surface 26. The bottom of the post 18 is vertically supported by a plate 62 threadedly held to the bottom surface 26 by a pair of wing nuts 64." ('740 patent, col. 3, lines 10-21)

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There is absolutely no teaching or suggestion whatsoever of height adjustment in general, or a post with a plurality of holes that are in alignment with an aperture in a collar securement purposes.

Conclusion

Date: Jan. 31, 2005

In conclusion, for the arguments of record and the reasons set forth above, all pending claims of the subject application continue to be in condition for allowance and Appellant seeks the Board's concurrence at this time.

Respectfully submitted,

By:

J

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APPENDIX A

CLAIMS ON APPEAL

1. Support apparatus comprising:

a sign having an elongated post with a geometric cross section and a plurality of spaced-apart through-holes; and

a base comprising:

a hollow fillable body having a bottom portion adapted to rest on a ground surface and a top portion transitioning into a collar,

the collar including a bore dimensioned to receive the geometric cross section of the post and at least one aperture configured to align with one of the spaced-apart through-holes of the post when it is received into the collar, and

a fastener received by the aperture and through holes to hold the sign in an aligned, upright position.

- 5. The portable sign support apparatus of claim 1, wherein the base has one or more grasping handles.
- 6. The portable sign support apparatus of claim 1, further including a set of wheels associated with the bottom portion.
- 7. The portable sign support apparatus of claim 1, wherein the base is fillable with a liquid ballast.
- 8. The portable sign support apparatus of claim 7, wherein the base is fillable through the bore in the collar portion.
- 9. The portable sign support apparatus of claim 7, wherein the base is fillable through a sealable opening.

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APPENDIX B

EVIDENCE

None.

APPENDIX C

RELATED PROCEEDINGS

None.